

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE



OCT 12 2017

AT SEATTLE
CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
BY DEPUTY

KYLE LYDELL CANTY
Plaintiff,

VS.

CITY OF SEATTLE, et al
Defendants.

Case No. 2:16-CV-01655-
RAJ-JPD

PLAINTIFF'S
MOTION AND
NOTICE PURSUANT
TO LCR 43
TAKING TESTIMONY
MARKING EXHIBITS
"ORAL ARGUMENT
REQUESTED"

NOTE ON MOTION
CALENDAR

OCTOBER — 2017

Comes Now, the Plaintiff Kyle Lydell Canty
In Propria Persona and of Sui Juris
on this 5th day of October moves this

Court With this motion and notice pursuant to LCR 43.

Relief Requested

The Plaintiff Kyle Lydell Canty requests Pursuant to LCR 43(G), that no electronic exhibits or evidence be used ever.

The Plaintiff Kyle Lydell Canty requests that only paper exhibits or evidence be used unless it's for video purposes

The Plaintiff Kyle Lydell Canty requests Pursuant to LCR 43(I) that he is Present for ORAL ARGUMENT "Pre trial and Jury trial" it's my right.!!

The Plaintiff Kyle Lydell Canty Demands Pursuant to LCR 43(J) his expert Witnesses to be Present at Pre trial and Jury trial in order to give State ments - Written and Oral

The Plaintiff KYLE LYDELL CANTY Demands Pursuant to LCR 43(I) to Cross-examine all of the defendants Witnesses.

The Plaintiff KYLE LYDELL CANTY Demands that the fifteen Witnesses that he has be allowed to give Written Statements now in the Pre trial Phase and Jury trial Phase "oral testimony.

Statement of Facts

The Plaintiff KYLE LYDELL CANTY has over fifteen Witnesses ready to give testimony on his behalf, in regards to this Civil Case 2:16-CV-01655-RAJ-JPD.

Statement of issues

For reasons that are very clear the U.S. District Courts Western District of Washington at Seattle is purposely Sabotaging this Civil Case by not filing the Plaintiff's

Court documents, Should the U.S. District Courts Western District of Washington be allowed to continue to give the defendants the upper hand?

Evidence relied Upon

The Plaintiff Kyle Lydell Canty relies on the documents and statements of Samantha Kanner. Samantha clearly states in her court filings that the Clerk of the U.S. District Court chose not to file the Plaintiff's motion for appointment of Counsel W.T.F.?

Legal ARGument

Does the Supreme Court say that district Courts of the U.S. can sabotage civil cases even though there is clearly a "Question of Law"? Regarding the defendants fake documents that they produced, fake statements, fake emails and just flat out altering documents.

Conclusion

The Plaintiff has Three Sets of different Seattle Police department Case file reports all saying different things this is because the City of Seattle and it's officers, along with King County and it's employee's are clearly lying and altering their documents, however Kyle Lydell Canty has ~~se~~ scattered these documents and other evidence all around the City, State, other States, and the World, the truth will be revealed real real soon even if the plaintiff loses this Civil Case, all the defendants will lose, the real question now becomes Who has more to lose the Plaintiff, defendants, or the FBI, ATF, and ICE?

"Lets Play A Game"

Prepared by:
2/10/05/2017

Kyle Lydell Canty

Doc# 401358, E107

Washington Corrections Center

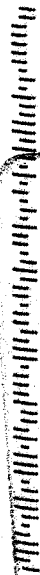
P.O. Box 900

Shelton, WA 98584

Kyle Lydell Canty
Doc # 4013581E107
Washington Corrections
Center
P.O. Box 900
Shelton, WA 98584

Clerk of Judge
Hon. James P. Donohue
U.S. District Court
U.S. District Courthouse
700 Stewart Street
Seattle, WA 98101

98101-444778



REGAL MAIL

TACOMA WA 983
OLYMPIA WA
10 OCT 2017 PM 4 L

